

Docket No.: 244846US2

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 10/699,674

Applicants: Atsushi AYABE, et al.

Filing Date: November 4, 2003

For: AUTOMATIC TRANSMISSION HAVING TORQUE

CONVERTER WITH LOCKUP CLUTCH AND METHOD OF CONTROLLING SAME LOCKUP

CLUTCH

Group Art Unit: 3663 Examiner: TO, T.

SIR:

Attached hereto for filing are the following papers:

ELECTION RESPONSE

Our check in the amount of \$0.00 is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

MAIER & MEUSTADT, P.C.

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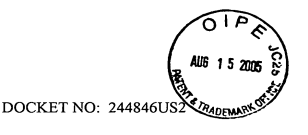
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IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF

ATSUSHI AYABE, ET AL. : EXAMINER: TO, T.

SERIAL NO: 10/699,674 :

FILED: NOVEMBER 4, 2003 : GROUP ART UNIT: 3663

FOR: AUTOMATIC TRANSMISSION HAVING TORQUE CONVERTER WITH LOCKUP CLUTCH AND METHOD OF CONTROLLING SAME LOCKUP CLUTCH

ELECTION RESPONSE

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

In response to the Office Action dated July 15, 2005, Applicants elect Group I, corresponding to claims 1-6, for prosecution in the application.

The election of Group I is made with traverse, with at least respect to Group II. It is further noted that Group II should include not only claim 7, but also the apparatus claims 8 and 9.

Applicants respectfully submit that the Examiner has failed to carry his burden of showing that the combination claims 1-6 is distinct from the sub-combination claims 7-9. Claims 1-6 recite the combination of an automatic transmission whereas claims 7-9 recite the sub-combination of a control apparatus for an automatic transmission. In order to establish distinctness, the Examiner must provide evidence that the combination (automatic transmission system including a controller) claims 1-6 do not require the particulars of the

Reply to Office Action of July 15, 2005

sub-combination (control apparatus) claims for patentability. The Examiner has sought to

carry this burden by pointing out limitations related to the sub-combination of the controller,

e.g., that the controller is adapted to calculate the slip rotation speed of the lock-up clutch and

control the hydraulic device so that the oil pressure of the lock-up clutch becomes constant if

the slip rotation speed calculated is greater than a pre-determined rotation speed during a

downshift of the automatic transmission. However, these are limitations related to the

particulars of the sub-combination of the controller and so cannot establish that the

particulars of the sub-combination are not required for patentability. The Examiner has

therefore failed to carry his burden of establishing that the combination as claimed does not

require the particulars of the sub-combination for patentability, and so it is respectfully

requested that claims 7-9 also be examined in the above-referenced application.

Applicants also elect species A. Claims 1, 3, 4, 7, 9, 10, 12 and 13 correspond to

species A. It is therefore requested that claims 1, 3, 4, 7 and 9 be examined in any

subsequent Office Action.

Respectfully submitted,

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